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December 10, 2019

By ECF

The Honorable John G. Koeltl United States District Court for the Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007

ADJOURNED TO TUESONT, FEBRUARY 4, 2020, AF 4:30PM. SO ORDERED. 12/4/19. DEGLED

Norris v. Gregory's Coffee Management LLC et ano., No. 19 Civ. 08925 (JGK) (SDA) Re:

Dear Judge Koeltl:

cc:

My law firm represents Defendant Gregory's Coffee Management LLC ("Gregory's") in this matter. Pursuant to Your Honor's Individual Practices 👭 1.A and E, I request an adjournment of the Initial Conference the Court recently scheduled for January 14, 2020 at 4:30 PM (ECF No. 13), because I have a professional conflict on that date. Plaintiff's counsel consents to this adjournment request.

I make this request because, before this Court scheduled the January 14, 2020 conference in this matter, the undersigned lead defense counsel had previously offered to depose plaintiffs' expert on that same date in another matter pending before Judge Ramos of this Court: Bronx Independent Living Services, et al. v. Metropolitan Transportation Authority, et al., 16 Civ. 5023 (S.D.N.Y.). Plaintiffs' attorneys in that matter (including attorneys from the U. S. Attorney's Office) state that they and/or the expert witness are not available on any other mutually convenient date. They asked me to seek adjournment of the initial conference herein, which I do here. I informed Plaintiff's counsel herein of the reason for this adjournment request, and he consented to it on that basis. I hope that this adjournment request will not inconvenience the Court.

I thank the Court for its consideration of this request.

Ben-Zion Bradley Weitz, Esq. (by ECF)

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ELECTRONICALLY FILED

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